

REMARKS

In the non-final Office Action mailed June 5, 2008 the Office noted that claims 1-12 were pending and rejected claims 1-12 and objected to claims 1-5. Claims 1 and 12 have been amended, no claims have been canceled, claims 13 and 14 are new, and, thus, in view of the foregoing claims 1-14 remain pending for reconsideration which is requested. No new matter has been added. The Office's rejections are traversed below.

INFORMATION DISCLOSURE STATEMENTS

The Office on page 2 of the Office Action states that IDS filed on January 19, 2005 contains typographical errors. The Applicant herein submits a new Information Disclosure Statement.

CLAIM OBJECTION

Claims 1-5 stand objected to for informalities. In particular, the Office asserts that the term "terminals" is absent from independent claim 1. The Applicant has amended the claim in conformity with the comments of the Office.

Withdrawal of the objection is respectfully requested.

REJECTIONS under 35 U.S.C. § 103

Claims 1-12 stand rejected under 35 U.S.C. § 103(a) as being obvious over Gehani, U.S. Patent No. 5,918,009 in view of Zeltzer, U.S. Patent Publication No. 2003/0182232. The Applicant respectfully disagrees and traverses the rejection with an argument.

Gehani discusses a system and method of sharing map information between a first user and a plurality of other users.

Zeltzer discusses a system and method for storing medical and insurance information of a patient.

On page 4 of the Office Action, the Office acknowledges that Gehani does not explicitly disclose "a memorizing means that memorizes said password for connecting to said information server and said address information for said personal information that was approved by said information server at the time when each of said users of said information communication terminals registered his/her personal information in said information server," as in claim 1, instead stating that Zeltzer ¶¶ 0026, 0058, 0061 and 0067 does disclose such a feature.

However, the claim recites a memorizing means in an information communication terminal that allows the user to connect to the information to access personal information stored there. The memorizing means allows the user to access the personal information without entering a password. Zeltzer, ¶ 0061 states

The content of the returned page, which is in WML, is sent to the WAP gateway. The textual WML may be compiled into tokenized WML at the WAP gateway. The tokenized WML content may then be sent to the wireless device 500. The browser on the wireless device 500 may display the tokenized WML code contents, such as by a page or screen, to a user. The contents may prompt a user to enter a username and password in accordance with step 725. **A user preferably enters a username and password to obtain access to the information stored by the user in the databases 400.** An entered username and

password may be passed as a request to the central server 200, encoded as part of a URL.

Thus, in Zeltzer, the user enters the login ID and password (i.e. it is not stored). Therefore, Zeltzer does not disclose a memorizing means in the information communication terminal. Applicant acknowledges that other cited paragraphs do refer to passwords stored in the server side of Zeltzer. However, the claim is to an information communication terminal storing the password information which is quite different.

The Office does not assert any explicit teaching and the Applicant has found no inherent or implicit teaching in Gehani that fills in the deficiencies of Zeltzer as applied to this feature. Therefore, the combination fails to disclose "each of said information communication terminals, comprising ... a memorizing means that memorizes said password for connecting to said information server," as in claim 1.

On page 4 of the Office Action, it is asserted that Gehani, col. 2, line 65 through col. 3, line 10 disclose "said information server, comprising: a database in which said password and said personal information with said address information that said information server approved are stored," as in claim 1.

However, Gehani, col. 2, line 65 through col. 3, line 10 states

**The login ID and password entries are transmitted by browser 150-1 to HTTP server 109 for verification thereof. Specifically, server 109 checks the entries against the stored copies in computer 115. In a conventional manner, if the login ID and/or password is**

**invalid**, the user is afforded a predetermined number of additional times to enter the correct ID and password before he/she is denied access to system 100. Otherwise, if server 109 determines that the login ID and password **are valid**, it **allocates a memory space in host computer 115 for storing information particular to the user**. This user memory space is associated with the user's login ID. In addition, server 109 retrieves from host computer 115 information representing a "welcome" web page.

Nothing as cited discloses that the information server approves the address information. The Applicant acknowledges that the login ID and password are verified (i.e. not stored), but no where can the Applicant find that address information is approved.

The Office does not assert and the Applicant has not found that Zeltzer discloses such a feature. Claims 6 and 11 may disclose similar features. Therefore, for at least the reasons discussed above, Gehani and Zeltzer, taken separately or in combination, fail to render obvious claims 1, 6 and 11, and the claims dependent therefrom.

Further, Gehani and Zeltzer, taken separately or in combination, fail to render obvious "said information server approves said different individual address information to each of said plural personal information, when said different individual address information is not equal to the address information that has been registered," as in claim 2. As discussed above, Gehani does not approve the URL, only the login ID and password.

Withdrawal of the rejections is respectfully requested.

NEW CLAIMS

Claims 13 and 14 are new. Support for claims 13 and 14 may be found, for example, in Fig. 4 and the supporting text of the Application. The Applicant submits that no new matter has been added by the inclusion of claims 13 and 14. The prior art of record fails to disclose that the personal information comprises a name of an individual, an address of a web page associated with the individual and the individuals occupation.

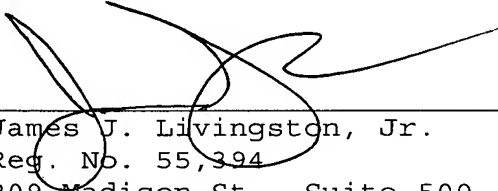
SUMMARY

It is submitted that the claims satisfy the requirements of 35 U.S.C. §§ 112 and 103. It is also submitted that claims 1-14 continue to be allowable. The claims are therefore in a condition suitable for allowance. An early Notice of Allowance is requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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